

# DEMOCRAT-SENTINEL.

A WEEKLY NEWSPAPER.

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Thursday, August 29, 1907.

## Imprisonment Needed.

President Roosevelt has served another unmistakable and most timely notice upon the men who direct trusts and railroads in unlawful ways, and often for their personal profit and advancement. In advocating imprisonment rather than fines to punish these persistent violators of the law, the President has struck a justly popular keynote. The people are delighted with his avowed determination not to let up in his present course.

The public in the end always has to pay the fines assessed against penalized corporations. But imprisonment for three or six months, a year, or a term of years, for some or many of the men drunk with riches illegally gained, will be more effective to restrain them from their evil doing. The manipulator of railroads, the rebater, the arrogant extortioner, head of monopolistic trusts, the life insurance thief, the Uriah Heep magnate who despoils his stockholders with one hand, while he ostensibly does out money in the name of philanthropy with the other, must all be brought to time.

Keep it up, therefore, Mr. President. Wall street's mournful croaking will be drowned in the glad acclaim and applause of those who only want an honest chance to earn an honest living and to live without paying tribute to illegal monopoly's unholy greed.

## A Useless Complaint.

It is a waste of time for the officials of the Standard Oil Company and of the railroads which were partners in its guilt, to decry the action of Judge Landis and the popular sympathy accorded to it. Neither the judge nor the people were the cause of the trouble in which the oil trust and the railroads now find themselves. The latter were the authors of their own woes. For years they combined to break the laws so that the oil trust might profit vastly by the expense of its competitors and of the people generally. Now, however, the day of reckoning has come, and the penalty must be paid.

Had the Standard and the railroads associated with it in its illegal practices obeyed the law, both the courts and the people would to-day be on their side. But they chose a contrary course and both courts and people are compelled to be against them. If they want to receive justice they must do justice. If they will obey the law and treat all people fairly, then they will find the law and the populace with them as they are now against them.

Neither the courts nor the people are desirous of doing any injury to any business which is honestly conducted. Rather they can be relied upon to give all due encouragement to such. Corporations and individuals who obey the law and deal fairly will not find the people or the courts doing anything to injure their prosperity, but they cannot complain if both courts and people unite to call them to account for law breaking and unfair dealing.

## Unmasking His Party.

One of the Republican party's most reliable campaign issues has long been the suppression of the colored vote in the South and the consequent preponderance of political power given to the white voters of this area, who are of course Democrats. Until now the Republican protest against this state of affairs has been on the score of justice and an equal administration of the laws. And in this sublime affectation of political virtue the party has gained much applause from gullible groundings.

Now, however, by the words of William H. Taft this high and lofty moral plane has been abandoned. He pleaded Thursday Kentucky and all Southern States to split their vote in accordance with their real sympathies, as he assumes them to be, instead of voting along the color line. Mr. Taft's argument leads to the inevitable conclusion that any iniquity of the Southern white in suppressing the negro vote will be freely and fully forgiven if the offenders will only turn in and whoop things up for Roosevelt and his policies, and incidentally for the G. O. P.

Mr. Taft was never more frank and ingenious, but he is hardly convincing. About all he has done is to strip the mask of political virtue from his party's hypocritical visage, and to show that, popular as the administration now appears to be with the people, it fears deeply, and doubtless with good reason, what may be handed it by the party chiefs and their cohorts, who are yet in league and close sympathy with the very predatory interests now getting such lambasting.

## Saving Ice.

Not so very long ago the ignorant and unthinking in this part of the country were greatly excited by the preposterous claims of an inventor who proposed to get energy out of coal ashes by treating them with a chemical. Some of the local papers a few days ago published an equally foolish yarn to the effect that a Wisconsin man has discovered a preparation which will preserve ice indefinitely at a trifling cost. "Housekeepers," it was added, "can coat a cake of ice with this compound and have little need for the ice man thereafter."

There is, of course, no probability at all of there

being any such substance as this story refers to. And if there were it would be of value to the purveyor rather than the consumer of ice. If kept from melting after it has been placed in the refrigerator there would be no cooling of the interior, since only by equalizing the temperature of the various contents of the box is this cooling done. To reduce the temperature of food, therefore, to that level necessary for preservation requires the melting of a certain amount of ice plus the amount wasted on the air and leakage. Cooling cannot be accomplished unless there is something to take up the heat as it is given off.

Water has the highest capacity known among common available substances to do this sort of work. It is as ridiculous to think of economizing by preventing ice from melting as it would be to try to save money by preventing the fuel in a furnace from burning. The best that can be done in these cases is to see that, by suitable construction and operation, none of the desired energy goes to waste while it is being applied to the uses of man. This means good furnaces and good iceboxes and good management of them.

## The Double Cross.

Those helpful but misguided persons, Republican and otherwise, who look for tariff revision at the coming session of congress, may as well prepare to sing, Go, Bury Thy Sorrow.

The leaders of the house Republicans have within a few days finally decided to put the whole tariff matter up to the national Republican convention next June, and Speaker Cannon has made a formal announcement to that effect.

This gives rise to a pretty question. The Republican national convention meets next June. It will outline party policies. President Roosevelt is an ardent tariff revisionist. He is looking for a man to carry out the policies of his administration. Taft is his favorite candidate.

Will Taft be nominated and a revision of the tariff voted down? If so, will Taft swallow the convention's high tariff, stand pat platform and gracefully accept the nomination?

Or, will Roosevelt influence be strong enough to swing the party convention for tariff reform, thereby hammering a large, robust nail into the trusts' coffin.

## If a Republican.

Congressman Kennedy, of the Youngstown district, who is in the game to eliminate Senator Foraker, says "Old Figures" Grosvenor has been slated to succeed the senator providing the elimination is a success. This explains Grosvenor's vociferous shouting for the renomination of Roosevelt and his failure to line up with either faction. There is another proviso which the innocent James overlooked, one that disregards absolutely the result of the fight made upon Foraker. The congressman should have added "and providing the Democrats do not control the Legislature." It is not only a probability but almost a certainty that the next senator elected from Ohio will be a Democrat. Just who this will be is difficult to say, but it can be safely stated he will be a man in whom all the people will have the greatest confidence. A dozen or more good Democrats are available to select from, among them Colonel Kilbourne and John J. Lentz, of Franklin county; M. E. Ingalls and Judson Harmon, of Hamilton; Thomas, of Clark; Daugherty, of Fairfield; Tom Johnson, of Cuyahoga; Welty, of Stark; D. D. Donovan, of Henry. A selection from these, and more that might be mentioned, could not possibly be a mistake.

## Taft Tweedling.

Taft's inconsistency in his keynote speech is strikingly shown in his reference to the watering of stock. In one part of his address he says:

"Recent revelations have emphasized the pernicious effect of the so-called overcapitalization of railroads, which aids unscrupulous stock manipulators in disposing of railroad securities at unreasonably high prices to innocent buyers."

Only a few paragraphs further on, and almost in the same breath he says:

"But it would doubtless be found in respect to most of them (the railroads) that, in spite of overcapitalization and lack of economy in construction, land for terminals and right of way and the cost of construction have increased so enormously that the total of their securities upon which they pay dividends and interest is not much if any in excess of present physical value."

It is certainly apparent that it is not necessary to quote Democrats in refutation of Taft. Republican authority is sufficient; Foraker answers the purpose well, and where he fails, Taft himself will do.

On the tariff question Secretary Taft shows himself in a very pitiable light. Less than a year ago he was emphatically for immediate revision. Now he says the overhauling of the schedules cannot be done until after the next presidential election—eighteen months off. Had any doubt remained as to the sincerity of his candidacy it is removed by his trimming attitude now. On this point, too, he is well answered by a Republican, Senator Foraker, who says:

"I cannot conceive of a worse policy than the suggestion that we shall go before the country in the great campaign of next year, excusing ourselves for not having done something we are to concede should have been done and which we have had opportunity to do, with a promise to do it some time in the future if only again entrusted with power. In my opinion, a more indefensible attitude could not well be imagined."

# TEACHER'S INSTITUTE.

[Concluded From Last Week.]

Thursday morning, August 22. Mrs. Yerges gave a practice on school songs, their teaching in the rural schools and the training of the child's voice.

After Mrs. Yerges's drill in school songs, Prof. Richardson gave a talk on "History Supplemented by Art and Literature." According to the program, Prof. Richardson was to have two periods Thursday morning, one on the aforementioned subject and one on "Reflex Action," but, he thinking that Hocking County's teachers had enough knowledge of Reflex Action, asked permission to use the latter period in the continuance of the former subject, and a vote on the question unanimously awarded him the period, which was well used; judging from the applause Prof. Richardson received.

After Prof. Richardson's first period, Prof. Martzoff had a half-hour on "The Scientific Basis of Temperance Teaching" on which subject Prof. Martzoff delighted to talk, he being enthusiastic on Temperance.

After an intermission lasting for ten minutes, Prof. Richardson was given his second period of thirty minutes on History.

After Prof. Richardson had finished his talk, Prof. Martzoff lectured on Orthography for a half-hour.

The last hour before noon recess, was taken up by Prof. Price in the solutions and explanations to a list of problems given out on Wednesday. Several teachers took part in solving these problems, but Prof. Price could give a short cut to all or nearly all of them. After Prof. Price's problems had all been worked out to the satisfaction of all present, adjournment was taken till 1 P. M. Promptly at 1 o'clock Mrs. Yerges took up the subject of Patriotic Songs and they were sung with enthusiasm by all present, including also those who "Can't Sing." Mrs. Yerges demonstrated to the satisfaction of all present that any could sing some, even if only a few words of a song which is well known to them.

From 1:30 to 2:00 o'clock Prof. Price spoke on "Geography" in the higher grades of the Public School and rendered a very good lecture and explanation on this subject.

"Sentence Analysis" was discussed for a half hour by Prof. Richardson, who is a fine Grammarian and an excellent talker. He being a practicing lawyer and used to speaking gives him a fine delivery and an easy grace before an audience which makes the greater effect of the speaker, as regards education.

After a short intermission, Prof. Martzoff gave a good lecture on "Henry David Thoreau." His anecdotes and incidents from Thoreau's life kept his hearers in a state of enjoyment all through his talk, while a thread of the service kept their attention to this part of his life and work. All in all, it was a fine production from Prof. Martzoff's mind, which, by the way, is one of the best in this part of the State. We were dismissed after Prof. Martzoff's talk until Friday morning.

The last day of the Institute dawned with a fine rain falling, which spoiled the project which had been in the minds of the teachers, that of having a photograph taken of those who have been attending the Institute.

The first topic taken up Friday morning was "Finishing Up" by Mrs. Yerges.

"The Rise, Growth and Progress of Organized Government" by Prof. Richardson followed Mrs. Yerges's period after which "Les Miserables" was discussed by Prof. Martzoff.

The morning session was finished with Arithmetic by Prof. Price after which recess was taken until afternoon.

Mrs. Yerges failing to appear for her afternoon work, her period was given to Prof. Richardson, who discussed "Temperance Teachings in the Schools."

After Prof. Richardson had finished his remarks a farewell ad-

dress was delivered by each of the visiting speakers.

All of the speakers expressed a regret that the last of the Hocking County Teachers' Institute was at hand and all complimented us on the interest shown by the teachers and others present in the work of the Institute. Great credit is due all the Lecturers, namely Prof's Richardson, Price and Martzoff and Mrs. Yerges is deserving of great praise for the mastery way in which she undertook the musical part of the program, which was well managed. Thanks are also due Miss Campbell for accompaniments on the piano, without which the music would have been much less enjoyable.

After all had taken their farewells, all partook themselves to the Sophomore Class room where the following set of resolutions were read and approved by all present:

### RESOLUTIONS.

WE, the teachers of Hocking County, who have assembled in institute, in order that we may better fit ourselves for the great work of teaching, and that we may raise the standard professions, do hereby offer the following resolutions:

RESOLVED That the institute just closed, has been the best ever held in the history of the County.

That the thanks of the institute be extended to the instructors, Prof. Martzoff, Sup't Richardson, Prof. Price and Mrs. Yerges and also Miss Campbell for her assistance as pianist.

That the thanks of the institute be extended to the officers, Messrs. Bright and Huls, as President and Secretary, for the prompt and efficient manner in which they have discharged their duties; and also to the Executive Committee, Miss Rose White, Messrs. John C. Stoughton and E. C. Wharton, for the excellent program which they prepared.

That we deeply regret that Mrs. Yerges has abandoned the profession of teaching, and further we especially deplore the fact that she will no longer fill the position as music instructor at our institute, a position which she has for so many years filled with such great ability and success.

That our thanks are due the Logan Board of Education for the use of the High School building and also to the Trustees of the M. E. Church for the use of that structure for holding the lecture course of the institute.

That we stand for a closer union of teachers throughout the state and for legislation looking toward a uniform certification.

We recommend that all the teachers of Hocking County read the O. T. R. C. books as selected by the officers of this organization.

We further recommend that there be held on the second Saturday of October, December, and April each a meeting of the county institute at which a program, prepared by the executive committee, should be rendered.

RESOLVED, That we favor the return of the present instructors for another year.

Respectfully submitted to the teachers of Hocking County, by the Committee.

R. B. TUCKER, CHAIR.

ALBERT E. ARCHER, SEC'Y.

EMMA WESTENRAVER.

After the above set of resolutions had been presented and approved, an election was held. Mr. Roland Bright was elected President for the ensuing year by a unanimous vote of those present. Mr. John F. Rider of Rockbridge was elected Secretary over Mr. Clinton Gant of Murray, Mr. D. E. Harsh was chosen on the Executive committee for 3 years over Mr. J. C. Hulse of Rockbridge, Mr. A. E. Archer was chosen to fill the vacancy caused by the resignation of Mr. E. C. Wharton for the unexpired term of two years.

After the election was closed, all were called to the Assembly Hall to hear the musical program prepared by Mrs. Yerges. It was finely rendered and many thanks were awarded Mrs. Yerges for this week's work at this institute. Following is the musical program prepared by Mrs. Yerges:

### PROGRAM.

Piano Duette—Bertha Tannahill, Ethel Tannahill.  
Piano Solo—May Sparrow.  
Piano Solo—Bertha Tannahill.  
Vocal Solo—Minnie McBroome.  
Piano Duette—Carric Kennard, May Sparrow.  
Piano Solo—Maudie Liston.  
Vocal Solo—Bertha Tannahill.  
Piano Duette—Bertha Tannahill, Ethel Tannahill.

# Beer for Family Use

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Return keg, rebate 50c.

3 doz. case of beer for - - \$3.00

Return bottles, rebate \$1.00.

1 doz. bottles of beer, pints \$1.00

Return bottles, rebate 25c.

1 doz. bottles of beer, qts. - \$1.50

Return bottles, rebate 40c.

# Joseph Brooker

Teachers all joined in singing Auld Lang Syne after which the meeting was adjourned until September 21, when a meeting will be held in the High School Building. The following program will be rendered by the Teachers of Hocking County:

### PROGRAM.

Solo..... Minnie McBroome  
Declamation..... Grace Boarden  
The Model Teacher..... Mabel McSherry  
Paper..... Misses Tannahill  
Piano Duette..... Misses Tannahill  
Paper on the O. T. R. C..... Alletta Herold  
Debate—Resolved: That no teacher should teach for less than eight months and for forty dollars a month.  
Affirmative..... Negative  
Chas. W. Schall..... Mary Herold  
Fannie Carrier..... J. C. Huls  
Sophronia Tucker..... Edith Chute  
Charlie Zeigler..... Harry Holt  
Solo..... Floasie Goodwin  
Declamation..... G. W. Shuck  
Teachers Federation..... H. T. Stiverthorne  
Chorus..... Old Schoolhouse by the Brook

An enjoyable time is promised and all who can come will be welcome.

HARRY L. NILL.

## AN ORDINANCE

Determining to Proceed With the Improvement of Zanesville Road From Hunter Street North-East to Corporation Line, by Grading, Guttering and Macadamizing With Lime Stone.

Be it ordained by the Council of the Village of Logan, State of Ohio, three-fourths of all the members elected thereto concurring:

Section 1. That it is hereby determined to proceed with the improvement of the Zanesville Road from Hunter street north-east to the corporation line, by grading, guttering and macadamizing with lime stone, in accordance with a resolution of said village, passed on the 30th day of August, 1907, and in accordance with the plans, specifications, estimates and profiles heretofore approved and now on file in the office of the Village Clerk.

Section 2. That the whole cost of said improvement, including the cost of interest thereon, together with the cost of any real estate or interest therein, purchased or appropriated, and the cost of any advertising proceeding therefor, and the damages awarded any owner of adjoining lands and interest thereon and the cost and expenses of any such award, shall be paid out of the street repair fund of the village of Logan.

Section 3. That all claims for damages resulting therefrom shall be judicially inquired into after the completion of the proposed improvement.

Section 4. That the Clerk be and he is hereby authorized and directed to advertise for bids for the construction of said improvement according to the plans and specifications heretofore approved.

Section 5. This ordinance shall be in full force and effect on and after the earliest period allowed by law.

Passed August 27, 1907.  
J. B. DOLLISON, Mayor.  
Attest: FRED C. GROVE, Clerk.

J. B. Dollison, Mayor of the Village of Logan, hereby approve the above ordinance. Dated this 27th day of August, 1907.  
J. B. DOLLISON, Mayor.  
Aug 29-2 w

## RESOLUTION

Declaring Intention to Appropriate Property to Widen East Street.

Be it resolved by the Council of the Village of Logan, county of Hocking and State of Ohio:

That it hereby declares its intention to appropriate for the purpose of widening East street in the Village of Logan, Ohio, the following described property to-wit:

Being a strip of land 24 feet wide on the east side of lot No. 16, in the Village of Logan, Hocking county, Ohio, and bounded as follows: Beginning at the north-east corner of said lot No. 16 and in the west line of east street; thence with the west side of East street south 27 feet to the west side of Zanesville road; thence with the line of said road south 1/2 degree west 27 feet; thence north 88 feet to the south line of an alley at a point 16.5 feet south of the south-east corner of lot No. 16; thence east 24 feet to place of beginning, containing 2,100 sq. ft. more or less by Nicholas W. Hill. Passed August 27th, 1907.  
J. B. DOLLISON, Mayor.  
Attest: FRED C. GROVE, Clerk.

J. B. Dollison, mayor of the village of Logan, hereby approve the above resolution. Dated this 27th day of August, 1907.  
J. B. DOLLISON, Mayor.

## DIVORCE NOTICE.

Myrtle Logston, Plaintiff  
vs.  
David Logston, Defendant  
In Hocking County, Ohio, Court of Common Pleas.

The defendant will take notice that on the 23rd day of August, 1907, the plaintiff, Myrtle Logston, filed her petition in said court, praying for a divorce from David Logston and the custody of her children, on the grounds of gross neglect of duty, willful absence and habitual drunkenness. The defendant will answer or default by Oct. 2nd, 1907, of the plaintiff's petition will be taken as true, and divorce granted thereon.  
MYRTLE LOGSTON,  
By Allen R. McBroome,  
her attorney.  
Aug 29-5 w

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